1	Robert W. Turken	
2	Scott N. Wagner Mitchell E. Widom	
3	BILZIN SUMBERG BAENA PRICE &	
4	AXELROD LLP 1450 Brickell Avenue, Suite 2300	
5	Miami, Florida 33131-3456 Telephone: 305-374-7580	
6	Facsimile: 305-374-7593	
7	E-mail: rturken@bilzin.com; mwidom@bilzin.com	in.com;
8	Stuart H. Singer	
	BOIES, SCHILLER, & FLEXNER LLP	
9	401 East Las Olas Boulevard, Suite 1200 Fort Lauderdale, Florida 33301	
10	Telephone: (954) 356-0011	
11	Facsimile: (954) 356-0022 E-mail: ssinger@bsfllp.com	
12	Counsel for Plaintiffs Tech Data Corporation	
13	and Tech Data Product Management, Inc.	
14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)	
15		
16	In re: CATHODE RAY TUBE (CRT)	CASE No. 13-CV-00157-SC
17	ANTITRUST LITIGATION	Master File No. 07-cv-5944-SC (N.D. Cal)
18	This Document Relates to Individual Case	MDL No. 1917
19	No. 13-CV-00157-SC	MIDL NO. 1917
20	TECH DATA CORPORATION; TECH DATA PRODUCT MANAGEMENT,	[PROPOSED] ORDER GRANTING TECH DATA CORPORATION AND
21	INC.,	TECH DATA PRODUCT
22	Plaintiffs,	MANAGEMENT, INC.'S ADMINISTRATIVE MOTION TO
23	VS.	FILE UNDER SEAL PURSUANT TO CIVIL LOCAL RULES 7-11 AND 79-5
24	HITACHI, LTD; et al.	
25	Defendants.	
26		
27		
28		

[PROPOSED] ORDER

This matter comes before the Court on Tech Data's February 27, 2014 Administrative Motion to File Documents Under Seal Pursuant to Civil Local Rules 7-11 and 79-5 ("Motion to Seal"). Having considered the Motion to Seal, the Declaration of Scott N. Wagner in support thereof, and any additional declarations subsequently filed in support, and good cause appearing therefore:

The Court hereby GRANTS the Motion to Seal and orders that the following are properly sealable and shall be sealed:

Highlighted portions of Tech Data's Opposition to
Thomson SA's Motion to Strike ("Opposition"),
found on pages 7, 8, 10, 11 of the Opposition.
Exhibit G to the Declaration of Scott N. Wagner
in Support of Tech Data's Opposition ("Wagner
Declaration").
Exhibit J to the Wagner Declaration
Exhibit K to the Wagner Declaration
Exhibit L to the Wagner Declaration
Exhibit M to the Wagner Declaration
Exhibit N to the Wagner Declaration
Exhibit O to the Wagner Declaration
Exhibit P to the Wagner Declaration
Exhibit Q to the Wagner Declaration
Exhibit S to the Wagner Declaration
Exhibit T to the Wagner Declaration

Exhibit U to the Wagner Declaration

Casse 3:07-cv-05944-SCT DDoocumeent 2/202-72 Filled 102/07/14 Page 33 of 144

1	
2	Exhibit V to the Wagner Declaration
3	Exhibit W to the Wagner Declaration
4	Exhibit X to the Wagner Declaration
5	
6	
7	IT IS SO ORDERED.
8	
9	
10	Same of Marks
11	DATED: March 7, 2014
12	HONORABLE SAMUEL CONTI
13	United States District Court Judge
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

Bilzin Sumberg Baena Price & Axelrod LLP 1450 Brickell Avenue, Suite 2300 Miami, FL 33131-3456

2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

1